INTERNATIONAL APPLICATION UNDER THE

(The follow INTERNATAPPLICAT	ng is to be filled in by the receiving Office) TONAL TON No: PATANA 9 1 / 9 1 8 9 9	
INTERNA' FILING D	TIONAL 22 - OU - 91 TE: 22 April 1009	:
(Stamp) Name of rac	United (Congress) PCT International Application."	
Applicant'e (indicated b	or Agant's File Raferenca JD/MAW/5096	

TATENT COOPERATION TREATY	FILING DATE: 22 April 1009			
REQUEST	United (Gradous Late)			
THE UNDERSIGNED REQUESTS THAT THE PRESENT INTERNATIONAL APPLICATION BE PROCESSED	(Stamp) PCT Name of racelving Office and PCT International Application."			
ACCORDING TO THE PATENT COOPERATION TREATY	Applicant's or Agant's File Personant			
Box No. 1 TITLE OF INVENTION ULTAPPOURA	Applicant's or Agant's File Raferenca JD/MAW/5096 (Indicated by applicant if decired)			
IMPROVEME	ENTS RELATING TO THE LINING OF			
PIPELINES	S OR PASSAGEWAYS"			
Bex No. II APPLICANT (WHETHER OR NOT ALSO INV APPLICANT. Usa this box for indicating the applicant or. If there applicable, a legal antity) is involved, continue in Box No. III.	ENTOR); DESIGNATED STATES FOR WHICH HE/SHE/IT IS are savaral applicants, one of tham. If more than one parson (includes, where			
The person identified in this box is (cheek one only): appi	ilcant and invantor*			
Name and addrass:**	The state of the s			
INSITUFORM GROUP LIM 3/4 Hill Street,	IITED			
Douglas,				
' Isle of Man	İ			
Telephone number (including area code) Country of settonskips	Teleprinter sddress:			
The parson identified in this box is applicant for the purposes of a	Country of rasidence: "UNITED MINEDOM			
The parson identified in this box is applicant for the purposes of (c ail designated States xithe United States of America	thet one only):			
Ros No. III SUPTUSE APPLICATION OF	Supplemental Box			
BOX No. III FURTHER APPLICANTS, IF ANY: (FURT WHICH THEY ARE APPLICANTS (IF APPLICABLE). As epplicable, a legal critity), if the following two sub-boxes are insufficional person the same indications as those requested in the following two sub-boxes are insufficients.	HER) INVENTORS, IF ANY: DESIGNATED STATES FOR eparate sub-box has to be filled in in respect of each person (includes, where line in the "Supplemental Box," (giving there for each adding two sub-boxes) or by wine a "Colling".			
The sense identified in this risk hand in the	annient and lavances			
Nama and address:**	epplicant only Invantor only			
FRIC WOOD				
Witch's Mill, Arbory Road,	•			
Castletown,	!			
. ISLE OF MAN				
if the person identified in this sub-box is applicant (or applicant and	1			
and whather that person is applicant for the purposes of (check one	Country of residence:***			
ali designated States ali designated States ali designated States except the United States of America	X the United States the States indicated			
The parson identified in this sub-how is the con-	applicant and laws are			
Nama and addrass: **	pplicant and inventor* applicant only invantor only*			
	ļ			
•				
If the person identified in this sub-box is applicant (or applicant and Country of nationality:				
and whather that person is applicant for the purposes of (check one	Country of residence:***			
all designated States all designated States except the United States of America	the United States the States indicated			
	of America only in the "Supplemental Box"			
	ntor only" is not an Inventor for the purposes of all the designated States,			
	na first followed by the given name(s), indicate the name of a legal entity by stal code (if any) and the country (name).			
eee if residence is not indicated, it will be assumed that the country	y of realdance is the same as the country indicated in the address.			

Form PCT/RO/101 (first sheat) (January 1990)

2

POT/33 91/00628

ppointed he follow on behalf	IV AGENT (IF ANY) OR COMMON REPRESENTA N CASES). A common representative may be appointed: the common representative must be one of the applicants, ving person (includes, where applicable, a legal entity) is not the applicant(s) before the competent International Authraddress, including postal code and country:	d only if the	ere are several applicants and if no agent is or has been
	JDenmark, JAMF! Bailey Walsh & Co., 5 York Place, Leeds LS1 2SD, GB.	· - -	address for notifications, mark here
incingin		TIONS	Teleprinter 557830 WALPATG address:
OR TRE	V DESIGNATION OF GROUPS OF STATES OR ST ATMENT. The following designations are hereby made (p	PATES (1); lease mark (CHOICE OF CERTAIN KINDS OF PROTECTION he applicable check-boxes):
Regional	Patent		
X EP	Enropean Patent(2): AT Austria, BE Belgium, (Federal Republic of), DK Denmark, ES Spain, FNL Netherlands, SE Sweden, and any other State which is a Contracting State of the Eu	K France,	GB United Kingdom, IT Italy, LU Luxembourg,
OA	OAPI Patent: Benin, Burking Faso, Cameroon, Cen Senegal, Togo, and any other State which is a Contracting State of OAPi		
Valland			••••
 -	Patent (if other kind of projection or treatment desired, sp.	_	
^T		=	Republic of Korea(3)
<u>X</u>			Sri Lanka
=		LL	Luxembourg(3)
	= = 0=0	M.	C Monaco(3)
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≐ ≕	Canada	M'	W Malawi(3)
=	and L1 Switzerland and Liechtenstein	=	Netherlands
DE	Germany (Federal Republic of)(3)	X NO	Norway
		RC) Romania
		sr	Sudan
= ES	Spain(3)		Sweden
<u>X</u> ⊓	Finland	X su	J Soviet Union(3)
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🗓 ни	• ,	X US	United States of America(3)
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KP	Democratic People's Republic of Korea(3)		•
ipace rese	erved for designating States ifor the purposes of a national pat	ent) which h	ave become party to the PCT after the issuance of this sheet
	·		

Box No. VI PRIORITY CLA	IM (IF ANY). The priority of the foll	lowing earlier application(s) is herab	rialmad:
Country (country in which it was lifed if national application; one of the countries for which it was filed if regional or international application)	Elling D	Application No.	Office of Filing (fill in only if the earlier application is an international application or a regional application)
(1) United Kingdon	23 . 4. 1990	9009073.9	
(2)			
(3)			
When the earlier application	dicate country and/or Office of filing)		
the receiving Office is here carlier application/of the e	ifiled with the Office which, for the pureen of the required fee, ask the following by requested to prepare and transmit artier applications identified above by the second secon	to the International Bureau a certific the numbers (insert the applicable n	d copy of the above-mentioned umbers)
	RCH (IF ANY). Fill in where a sear been requested (or completed) and the soults of the search. Identifor by reference to the search request.	rch (international, international-type he said Authority is now requested t y such search or request either by ra	or other) by the international or other by the international search, farance to the relevant applica-
International application number number and country for regional Offices of other application:	ror	International/regional/national filing date	,
Date of requalt for search		Number (if available)	•
1		givan to search request:	
Box No. VIII SIGNATURE O	F APPLICANT(S) OR AGENT		
Attorne If the present Request form is sig the applicant is required if in su thereof must be attached to this f	Willcocks Ey - INSITUFORM GRO sined on behalf of any applicant by an ag ch case it is desired to make use of a ge form.	•	ointing the ageni and signed by ith the receiving Office), a copy
	o ba filled in by the Applicant)	This international application as f checked balow:	led is accompanied by the Itama
This international application sheats	n contains the following number of	separate signed power of at	
request 3		2. X copy of ganeral power of all	
2. description	sheats	-	
J. claims1	shaets		
5. drawings 2	sheate		
	7		
Figure number	of the drawings (if some is	7. other document (specify)	count
	(The following is to be filled in	hy the executor Office)	
	urported international application:	33 April 199	1
or drawings completing the pu	ot dua to latar but timely raceived pape propried international application:		
3. Date of timely receipt of the required corrections under Article 11 of the PCT:			
4. Drawings Received	No Drawinga		
Date of receipt of the record copy	(The following is to be filled in b	1991 (1 3. 05. 91)	



INTERNATIONAL SEARCH REPORT

IDENTIFICATION OF THE INTERNATIONAL APPLICATION	Applicant's or Agent's File Reference JD/MAW/5096		
International Application No.	International Filing Date		
PCT/ GB91/00628	22/04/91		
Receiving Office	Priority Date Claimed		
RO/GB	23/04/90		
Applicant (Name)			
Insituform Group Ltd. et al.			
I. CERTAIN CLAIMS WERE FOUND UNSEARCHABLE 1 (Observations on su	pplemental sheet (2))		
II. UNITY OF INVENTION IS LACKING ² (Observations on supplemental sheet	et (2))		
III. TITLE, ABSTRACT AND FIGURE OF DRAWING			
1. The following indicated items are approved as submitted by the applicant: X Title.			
The lining of a lateral pipe (12) which leads into a main pipe (10) is effected by everting a resin impregnated tubular lining (14) through an elbow (22) in the main pipe. Eversion is by means of fluid under pressure supplied through a pressure pipe (28). The elbow is held in position by an inflatable bag (38) which is inflated by the said fluid, and the bag also seals the lateral/main pipe junction. The bag is such that at least one additional pressure pipe may extend past the seal arrangement so that at the same time as the first mentioned lateral lining is curing, a second lateral may be similarly lined.			
Text of the abstract continued on supplemental sheet (1) 3. a. The definitive contents of the abstract are established by this Intern form PCT/ISA/204, previously sent to the applicant. b. This report is incomplete as far as the abstract is concerned as the the draft prepared by this International Searching Authority has not 4. Figure to be published with the abstract 5 Figure No. 1 None of the Figures as suggested by the applicant because the applicant failed to suggest a figure because this figure better characterizes the invention	time limit for comments by the applicant on		

PCT/GB 9100628 I. CLASSIFICATION OF SUBJECT MATTER (if several classification symbols apply, indicate all)⁶ According to International Patent Classification (IPC) or to both National Classification and IPC F 16 L 55/16 F 16 L 55/165 II. FIELDS SEARCHED Minimum Documentation Searched7 Classification Symbols Classification System Int.Cl.5 F 16 L Documentation Searched other than Minimum Documentation to the Extent that such Documents are Included in the Fields Searched8 III. DOCUMENTS CONSIDERED TO BE RELEVANT9 Citation of Document, 11 with indication, where appropriate, of the relevant passages 12 Relevant to Claim No.13 Category ° WO-A-8 908 218 (NCC BYGG AB) 8th September 1989, see figures 1,2; claims 1,2,7,8 Α 1,3 EP-A-0 241 719 (INSITUFORM GROUP LTD) 1 Α 21st October 1987, see claims 1,7 GB-A-2 082 285 (INSITUFORM LTD) 3rd March 1982, see figure 1 WO-A-8 503 758 (RUMP) 29th August 1985 4-6,8Α "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the ° Special categories of cited documents: 10 "A" document defining the general state of the art which is not considered to be of particular relevance Invention earlier document but published on or after the International "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to filing date involve an inventive step "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu document referring to an oral disclosure, use, exhibition or ments, such combination being obvinus to a person skilled other means in the art. document published prior to the International filing date but "&" document member of the same patent family later than the priority date claimed IV. CERTIFICATION Date of Mailing of this International Search Report Date of the Actual Completion of the International Search 02-07-1991 1 7, 09, 91 e of Authorized Officer International Searching Authority Danielle van der Haas

EUROPEAN PATENT OFFICE

ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

GB 9100628 SA 46788

This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 06/09/91

The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
WO-A- 8908218	08-09-89	SE-B- 460496 SE-A- 8800653	
EP-A- 0241719	21-10-87	CA-A- 1271115 JP-A- 63067135 US-A- 4778553	25-03-88
GB-A- 2082285	03-03-82	None	
WO-A- 8503758	29-08-85	EP-A- 0173702	12-03-86

INTERNATIONAL SEARCH REPORT

International Application

PCT/GB 9100628 I. CLASSIFICATION OF SUBJECT MATTER (if several classification symbols apply, indicate all) According to International Patent Classification (IPC) or to both National Classification and IPC F 16 L 55/16 F 16 L 55/165 II. FIELDS SEARCHED Minimum Documentation Searched? Classification System Classification Symbols Int.C1.5 F 16 L Documentation Searched other than Minimum Documentation to the Extent that such Documents are Included in the Fields Searched III. DOCUMENTS CONSIDERED TO BE RELEVANT? Category 5 Citation of Document, 11 with indication, where appropriate, of the relevant passages 12 Relevant to Claim No.13 WO-A-8 908 218 (NCC BYGG AB) 8th September 1989, see figures 1,2; claims Α 1,2,7,8 1.3 EP-A-0 241 719 (INSITUFORM GROUP LTD) 1 21st October 1987, see claims 1,7 GB-A-2 082 285 (INSITUFORM LTD) 3rd March 1982, see figure 1 WO-A-8 503 758 (RUMP) 29th August 1985 4-6,8 Special categories of cited documents: 10 "I" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the document defining the general state of the art which is not considered to he of particular relevance invention earlier document but published on or after the international "X" document of particular relevance: the claimed invention cannot be considered hovel or cannot be considered to filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another invoive an inventive step "Y" document of particular relevance; the claimed invention citation or other special reason (as specified) cannot be considered to involve an inventive step when the document referring to an oral disciosure, use, exhibition or document is combined with one or more other such docu-ments, such combination being obvious to a person skilled other means document published prior to the international filing date but in the art. later than the priority date cialmed "&" document member of the same patent family IV. CERTIFICATION Date of the Actual Completion of the International Search Date of Mailing of this International Search Report 02-07-1991 1 7. 09, 91 International Searching Authority of Authorized Officer Danielle van der Haas **EUROPEAN PATENT OFFICE**



ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

GB 9100628 SA 46788

This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 06/09/91
The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date		t family nber(s)	Publication date
WO-A- 8908218	08-09-89	SE-B- SE-A-	460496 8800653	16-10-89 26-08-89
EP-A- 0241719	21-10-87	CA-A- JP-A- US-A-	1271115 63067135 4778553	03-07-90 25-03-88 18-10-88
GB-A- 2082285	03-03-82	None		
WO-A- 8503758	29-08-85	EP-A-	0173702	12-03-86

PATENT COOPERATION TREATY

BAILEY, WALSH & CO. Attn. Mr. J. DENMARK 5 York Place LEEDS LS1 2SD UNITED KINGDOM

FROM the INTERNATIONAL SEARCHING AUTHORITY identified at the bottom of this page

INVITATION TO COMMENT ON ABSTRACT

issued pursuant to PCT rule 38,2(1)

DATE OF MAILING by the International Searching Authority

1 7, 09, 91

INAME and ADDRESS of the AGENT, APPLICANT'S OR AGENT'S FILE REFERENCE if there is no agent, of the APPLICANT

JD/MAW/5096

IDENTIFICATION OF THE INTERNATIONAL APPLICATION

International Application No.

PCT/ GB91/00628

International Filing Date

22/04/91

Applicant (Name)

Insituform Group Ltd. et al.

INVITATION

This International Searching Authority has found that the abstract contained in the above-identified international application does not comply with the requirements relating to the contents and form of the abstract for the reasons indicated below. (2)

Pls. see rule 8.1(d) - PCT

Consequently this International Searching Authority has established the abstract method is attached hereto

THE APPLICANT IS HEREBY INVITED TO COMMENT ON THIS ABSTRACT WITHIN 1 MONTH FROM THE DATE OF MAILING INDICATED ABOVE. (2)

Computation of the time limit starts on the day following the date of mailing of the present invitation. Within this time limit any comments have to reach this International Searching Authority.

THE INTERNATIONAL SEARCHING AUTHORITY

EUROPEAN PATENT OFFICE Branch at The Hague

P.O. Box 5818 Patenllaan, 2 2280 HV RIJSWIJK (ZH) The Netherlands

☎ (070) 340-2040 - ∦ (070) 340-3016 (Fax)

ISA/EP

F Telex 31651

NOTES TO FORM PC MISA/204

These notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the infler are applicable, "article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) "If the international application does not contain an abstract and the international Searching Authority has not received a notification from the receiving Office to the effect that the applicant has been invited to furnish an abstract, or if the said Authority finds that the abstract does not comply with Rule 8, it shall itself establish an abstract (In the language in which the international application is published). In the latter case, it shall invite the applicant to comment on the abstract established by it within 1 month from the date of invitation. (Rule 38-2(a))

"The definitive contents of the abstracts shall be determined by the international Searching Authority." (Rule 38.2(b))

- (2) "(a) The abstract shatt consist of the following:
- (i) a summary of the disclosure as contained in the description, the crowns, and any drawings; the summary shall indicate the technical field to which the invention pertains and shall be drafted in a way which allows the clear understanding of the technical problem, the gist of the solution of that problem through the invention, and the principal use or uses of the invention;
- (ii) where applicable, the chemical formula which, among all the formulae contained in the international application, best characterizes the invention.
- (b) The abstract shall be as concise as the disclosure permits (preferably 50 to 150 words if it is in English or when translated into English.)
- (c) The abstract shall not contain statements on the alleged monty or value of the claimed invention or on its specifiance application.
- (d) Each main technical feature mentioned in the abstract and illustrated by a drawing in the international applications half be followed by a reference sign, placed between parentheses (Rule 8.1)
- The abstract shall be so drafted that it can efficiently serve as a scanning tool for purposes of searching in the particular art, especially by assisting the scientist, engineer or researcher in formulating an opinion on whether there is a need for consulting the international application itself. (Rule 8.3)

PATENT COOPERATION TREATY

BAILEY, WALSH & CO. Attn. Mr. J. DENMARK 5 York Place LEEDS LS1 2SD UNITED KINGDOM RECEIVED 2 3 SEP 1991 INAME and ADDRESS of the AGENT, If there is no agent, of the APPLICANT	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION ISSUED PURSUANT to PCT Rule 44.1 DATE OF MAILING by the International Searching Authority 1, 7, 09, 91 APPLICANT'S OR AGENT'S FILE REFERENCE JD/MAW/5096	
International Application No. PCT/ GB91/00628	International Filing Date	
	22/04/91	
Applicant (Name) Insituform Group Ltd. et al.		
NOTIFI	CATION	
1. the international search report and photocopies of THE ATTENTION OF THE APPLICANT IS DRAWN TO INTERNATIONAL BUREAU ACCORDING TO ARTICLE THE AMENDMENTS ARE TO BE SUBMITTED DIRECT ADDRESS IS: WIPO 34, chemin des Colombettes 1211 Geneva 20 Switzerland	THE TIME LIMIT FOR AMENDING BEFORE THE LE 19(1) AND RULE 46.1 (see notes on reverse side)	
2. Applicant is further notified that, the protest against payment of an additional fee under Rule 40.2(c) together with the decision thereon has been transmitted to the International Bureau together with his request to forward the texts of both the protest and the decision thereon to designated Offices A seperate communication concerning the refund of the search fee will be sent to you at a later date.		
THE INTERNATIONAL	SEARCHING AUTHORITY	
EUROPEAN PATENT OFFICE Branch at The Hague	Authorized Officer	

P.O. Box 5818 Patentiaan, 2 2280 HV RIJSWIJK (ZH) The Netherlands

₹ Telex 31651

Danielle van der Haas

19 SEP 1991

NOTES TO FORM PCT/ISA/220

whese notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable, "article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER PCT ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application by filing amendments directly with the international Bureau.

TIME LIMIT

The time limit for filing amendments to the claims is 2 months from the date of transmittal of the International search report or 16 months from the priority date, whichever period expires later.

LANGUAGE

Amendments must be made in the language in which the international application is published.

FORM OF AMENDMENTS

The applicant must submit a replacement sheet for each sheet of the claim which, on account of an amendments differs from the sheet originally filled.

"Amendments to the claims under Article 19 or Article 34(2)(b) may be made either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed. All the claims appearing on a replacement sheet shall be numbered in arabic numerals. Where a claim is cancelled, no renumbering of the other claims shall be required. In all cases where claims are renumbered, they shall be renumbered consecutively." (Section 205(a))

LETTER SUBMITTING AMENDMENTS

Replacement sheets containing amended claims must be submitted to the international Bureau with a letter. The letter must indicate the difference between the claims as filed and the claims as amended. It must, in particular, indicate "in connection with each claim appearing in the international application (it being understood that indications concerning several claims may be grouped), whether,

- (f) the claim is unchanged;
- (ii) the claim is cancelled:
- (iii) the claim is new;
- (iv) the claim replaced one or more claims as fired;
- (v) the claim is the result of the division of a claim as filled." (Section 205(b))

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- 1. [Where originally there were 48 claims and after amendment of some claims there are 5]: "Claims 1 to 29, 31,32,34,35,37 to 48 replaces by amended claims bearing the same numbers; claims 30,33 and 36 unchanged; new claims 49 to 51 added."
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]"; "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added, for "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 1. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

STATEMENT UNDER ARTICLE 19(1)

The applicant may file together with the amendments a brief statement (not exceeding 500 words if in English or if translated into English) explaining them and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement must not be confounded with and does not replace the letter indicating the differences between the claims as filed and as amended (see above). The statement must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1),"

"The statement shall contain no disparaging comments on the international search report of the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim." Rule 46.4(b))

FILING OF COPY OF AMENDMENTS TO INTERNATIONAL PRELIMINARY AUTHORITY

"If, at the time of filing such amendments [under Article 19], a demand for international preliminary examination has already been submitted, the applicant shall, at the same time as he files the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Eaxamining Authority." (Rule 62.2(a), second sentence)

PATENT COOPERATION TREATY

INTERNATIONAL SEARCH REPORT

IDENTIFICATION OF THE INTERNATIONAL APPLICATION	Applicant's or Agent's File Reference JD/MAW/5096	
International Application No.	International Filing Date	
PCT/ GB91/00628	22/04/91	
Receiving Office	Priority Date Claimed	
RO/GB	23/04/90	
Applicant (Name)		
Insituform Group Ltd. et al.		
I. CERTAIN CLAIMS WERE FOUND UNSEARCHABLE 1 (Observations on si	upplemental sheet (2))	
II. UNITY OF INVENTION IS LACKING? (Observations on supplemental she	eet (2))	
III. TITLE, ABSTRACT AND FIGURE OF DRAWING		
The following indicated items are approved as submitted by the applicant: X Title. Abstract. The texts established by this international Searching Authority of the following applicant:	g indicated items are set forth below:	
Title. X Abstract.		
The lining of a lateral pipe (12) which leads into a main pipe (10) is effected by everting a resin impregnated tubular lining (14) through an elbow (22) in the main pipe. Eversion is by means of fluid under pressure supplied through a pressure pipe (28). The elbow is held in position by an inflatable bag (38) which is inflated by the said fluid, and the bag also seals the lateral/main pipe junction. The bag is such that at least one additional pressure pipe may extend past the seal arrangement so that at the same time as the first mentioned lateral lining is curing, a second lateral may be similarly lined.		
· ·		
Text of the abstract continued on supplemental sheet (1) 3. a. The definitive contents of the abstract are established by this interform PCT/ISA/204, previously sent to the applicant. b. This report is incomplete as far as the abstract is concerned as the the draft prepared by this international Searching Authority has not applicated.	e time limit for comments by the applicant on	
4. Figure to be published with the abstract 5		
Figure No. 1 None of the Figures		
as suggested by the applicant because the applicant failed to suggest a figure because this figure better characterizes the invention		

International Application No

PCT/GB 9100628

I. CLASSIFICATION OF SUBJECT MATTER (If several classification symbols apply, indicate ail)⁶
According to International Patent Classification (IPC) or to both National Classification and IPC

F 16 L 55/16 F 16 L 55/165

II. FIELDS SEARCHED

Minimum	Documentation	Searched7

Classification System	Classification Symbols

Int.Cl.5 F 16 L

Documentation Searched other than Minimum Documentation to the Extent that such Documents are included in the Fields Searched 8

III. DOCUMENTS CONSIDERED TO BE RELEVANT9

Category °	Citation of Document, 11 with indication, where appropriate, of the relevant passages 12	Relevant to Claim No.13
A	WO-A-8 908 218 (NCC BYGG AB) 8th September 1989, see figures 1,2; claims 1,3	1,2,7,8
A	EP-A-O 241 719 (INSITUFORM GROUP LTD) 21st October 1987, see claims 1,7	1
A	GB-A-2 082 285 (INSITUFORM LTD) 3rd March 1982, see figure 1	1
Α	WO-A-8 503 758 (RUMP) 29th August 1985	4-6,8

- ° Special categories of cited documents: 10
- "A" document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier document but published on or after the international filing date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- "P" document published prior to the international filing date but later than the priority date claimed
- "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step
- "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.
- "&" document member of the same patent family

IV. CERTIFICATION

Date of the Actual Completion of the International Search

02-07-1991

International Searching Authority

EUROPEAN PATENT OFFICE

Date of Mailing of this International Search Report

1 7, 09, 91

Signatur of Authorized Officer

Danielle van der Haas

Form PCT/ISA/210 (second sheel) (January 1985)

See notes on accompanying sheel

ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

GB 9100628

46788 SA

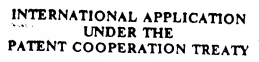
This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 06/09/91

The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date	Patent memb		Publication date
WO-A- 8908218	08-09-89	SE-B- SE-A-	460496 8800653	16-10-89 26-08-89
EP-A- 0241719	21-10-87	CA-A- JP-A- US-A-	1271115 63067135 4778553	03-07-90 25-03-88 18-10-88
GB-A- 2082285	03-03-82	None		
WO-A- 8503758	29-08-85	EP -A -	0173702	12-03-86

ERETAIN CARES) A COMMON REPRESENTATIVE (IF ANY): ADDRESS FOR NOTIFICATIONS CERTAIN CARES). A common representative may be appointed only if there are averal applicants and if no agent is or has be appointed; the common representative must be one of the applicants. The following person includes, where applicable, a legis of this person that is a special common representative to on behalf of the applicants; before the compound of the applicants. J. Denmark, Bailey Walsh & Co., 5 York Place, Leeds LS1 2SD Telephone number: 0532-433824 Telegraphic LINVENTIONS Teleprinter 557830 WALPATG (uncluding area code) Box No. V DESIGNATION OF GROUPS OF STATES OR STATES (II); CHOICE OF CERTAIN KINDS OF PROTECT OR TREATMENT. The following designations are hereby made (please mark the applicable check-boxes): Regional Patent	IN
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Box No. V DESIGNATION OF GROUPS OF STATES OR STATES (1); CHOICE OF CERTAIN KINDS OF PROTECT OR TREATMENT. The following designations are hereby made (please mark the applicable check-boxes):	
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X HU Hungary X US United States of America(3)	
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Space reserved for designating States (for the purposes of a national patent) which have become party to the PCT after the issuance of this	sne
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 (1) The applicant's choice of the order of designations may be indicated by marking the cheek-boxes with sequential arabic numerals the "Notes to Box No. V"). (2) The selection of particular States for a European patent can be made upon entering the national (regional) phase before the European patent. 	ala (

Box No. VI PRIORITY CLA			,
Country Icountry in which it was filed if national application; one of the countries for which it was filed if regional or international application;	Filing Date	Application No.	Office of Piling (fill in only if the agriler application is an international application or a regional application)
U.K.	23 . 4. 1990	9009073.9	
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REQUEST

(The following is to be filled in by the receiving Office) INTERNATIONAL APPLICATION No:
INTERNATIONAL FILING DATE:
(Stamp) Name of receiving Office and "PCT International Application"

THE UNDERSIGNED REQUESTS THAT THE PRESENT INTERNATIONAL APPLICATION BE PROCESSED ACCORDING TO THE PATENT COOPERATION TREATY	(Stamp) Name of receiving Office and "PCT International Application"
	Applicant's or Agent's Flic Reference JD/MAW/5096 (indicated by applicant If desired)
BOR No. 1 TITLE OF INVENTION "IMPROVEM	ENTS RELATING TO THE LINING OF
	S OR PASSAGEWAYS
Bex No. II APPLICANT (WHETHER OR NOT ALSO INV APPLICANT. Use this box for indicating the applicant or, if there applicable, a legal entity) is involved, continue in Box No. III	ENTOR); DESIGNATED STATES FOR WHICH HE/SHE/IT IS are several applicants, one of them. If more than one person (includes, where
The person identified in this box is (check one only): app	ilicant and inventor*
INSITUFORM GROUP LIN 3/4 Hill Street, Douglas, Isle of Man	MITED
Telephone number Telegraphic address:	Teleprinter address:
Country of nationality. U.K.	Country of residence: ••• U.K.
The parson identified in this box is applicant for the purposes of (c	theck one only):
all designated States States except the United States of America	in the Supplemental Koy"
BOX No. III FURTHER APPLICANTS, IF ANY: (FURT WHICH THEY ARE APPLICANTS (IF APPLICABLE). As applicable, a legal entity). If the following two sub-boxes are insultional person the same indications as those requested in the following two sub-boxes are insulting the following person the same indications as those requested in the following person the same indications as those requested in the following person the same indications as those requested in the following person that the following person is the following person the following person that the following person is the following person that the following person is the following person the following person	HER) INVENTORS, IF ANY: DESIGNATED STATES FOR eparate sub-box has to be filled in in respect of each person (includes, where fleient, continue in the "Supplemental Box," (giving there for each additing two sub-boxes) or by using a "continuation sheet."
The person identified in this sub-box is (check one only): X	applicant and inventor* applicant only inventor only
ERIC WOOD	
Witch's Mill,	
Arbory Road, Castletown,	
ISLE OF MAN	
If the person identified in this sub-box is applicant (or applicant an	d inventor). Indicate also:
Country of nationality. U.K.	Country of realdence U.K.
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all designated States at the United States of America	the United States the States indicated in the "Supplemental Box"
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one if residence is not indicated, it will be assumed that the country of residence is the same as the country indicated in the address.

PATENT COOPERATION TREATY	
	INTERNATIONAL APPLICATION NO. PCT/GB91/00628
NOTIFICATION TO THE DESIGNATED OFFICE OF RECEIPT OF RECORD COPY issued under PCT Rule 24.2(a)	To: To: United States Patent and Trademark Office Washington, D.C.
APPLICANT'S OR AGENT'S FILE REFERENCE: JD/MAW/5096	
THIS NOTIFICATION:	From: The International Bureau of WIPO 1211 Geneva 20 Switzerland
NAME(S) OF APPLICANT(S):	
WOOD, Eric	
INTERNATIONAL FILING DATE:	April 1991 (22.04.91)
PRIORITY DATE(S) CLAIMED:	April 1990 (23.04.90)
DATE OF RECEIPT OF RECORD COPY	BY INTERNATIONAL BUREAU: May 1991 (13.05.91)
	A. Sinha (Authorized Officer)

Form PCT/IB/302 (January 1984)

PATENT COOPERATION TREATY	
	INTERNATIONAL APPLICATION NO. PCT/GB91/00628
NOTIFICATION OF ELECTION issued pursuant to PCT Rule 61.2	To: To: United States Patent and Trademark Office Washington, D.C.
	 in its capacity as an elected Office
DATE OF MAILING OF THIS NOTIFICATION: 03 December 1991 (03.12.91)	From: The International Bureau of WIPO 1211 Geneva 20 Switzerland
APPLICANT (NAME):	
WOOD, Eric	
INTERNATIONAL FILING DATE:	April 1991 (22.04.91)
PRIORITY DATE CLAIMED:	April 1990 (23.04.90)
Examining Authority on:	ne demand received by the International Preliminary
	C. Combaz (Authorized Officer)

PATENT COOPERATION TREATY

	TO See See See See See See See See See Se	FROM the International PRELIMINARY EXAMINING AUTHORITY
	Mr J Denmark	
	LEEDS	WRITTEN OPINION
	LS1 2SD	issued pursuant to PCT Bules 66.2(1) or 46.4(4)(2)
		DATE OF MAILING by the International Preliminary Examining Authority 21 JAN 1992
	inacribe NAME and ADDRESS of the AGENT and if there	APPLICANT'S OR AGENT'S FILE REFERENCE JO/MAW/5096
	IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
	International Application No.	International Filing Date
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	Applicant (Name)	502
	Insituform Group Limited et al	Priority Data Stated
O	Receiving Office	Priority Date Claimed
	UK Patent Office	23.04.90
	WRITTEN	OPINION .
	With reference to the above-identified in first (first, etc.) written of Examining Authority.	ternational application, this constitutes pinion by this International Preliminary
	. I. BASIS OF OPINION	
The state of the s	The examination is being carried out	on the following application documents:
	the application documents as filed	on the following application documents:
	description, pages	as originally filed
	description, pages	
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	drawings, sheet/fig	
and the state of	This opinion has been established as the	filed with your letter of
	sheet have not been made, since, for considered to go beyond the disclosure	the reasons indicated, they have been
	II. NON-ESTABLISHMENT OF OPINION ON NOVEL APPLICABILITY	TY, INVENTIVE STEP AND INDUSTRIAL
	The question whether the claimed invention inventive step (to be non-obvious), and to the reasons indicated below be gone into	∩ hm indume = inlini
	the above-identified international	l application.
	claims Nos. (sp	ecify particular claims).
	Said international application, following subject matter(3) which inary examination. (specify)	or said claims Nos. relate to the ch does not require an international prelim-
	claims Nos. are so up formed. (3)	wings (indicate particular elements) or said notear that no meaningful opinion could be
	The claims, or said claims Nos.	are so inadequately supported by ful opinion could be formed.(3)
	Porm PCT/IPEN/409 (first sheet) (January 1985)	Sae notes on reverse side

NOTES TO FORM PCT/IPEA/408

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) "If the International Preliminary Examining Authority

- (i) considers that the international application has any of the defects described in Article 34(4),
- described in Afticle 34(4),

 (ii) considers that the international preliminary examination report should be negative in respect of any of the claims because the invention claimed therein does not appear to be novel, does not appear to involve an inventive step (does not appear to be non-obvious), or does not appear to be
- industrially applicable,

 (iii) notices that there is some defect in the form or contents of the international application under the Treaty or these Regulations,
- (iv) considers that any amendment goes beyond the disclosure in the international application as filed, or
 - (v) wishes to accompany the international preliminary examination report by observations on the clarity of the claims, the description, and the drawings, or the question whether the claims are fully supported by the description,

the said Authority shall notify the applicant accordingly in writing. Where the national law of the national Office acting as International Preliminary Examining Authority does not allow multiple dependent claims to be drafted in a manner different from that provided for in the second and third sentences of Rule 6.4(a), the International Preliminary Examining Authority may, in case of failure to use that manner of claiming, apply Article 34(4) (b). In such case, it shall notify the applicant accordingly in writing. (Rule 66.2(a))

"The notification shall fully state the reasons for the opinion of the International Preliminary Examining Authority." (Rule 66.2(b))

"The notification shall invite the applicant to submit a written reply together, where appropriate, with amendments." (Rule 66.2(c))

"The notification shall fix a time limit for the reply. The time limit shall be reasonable under the circumstances. It shall normally be 2 months after the date of notification. In no case shall it be shorter than 1 month after the said date. It shall be at least 2 months after the said date where the international search report is transmitted at the same time as the notification. In no case shall it be more than 3 months after the said date."

(Rule 66.2(d))

- (2) "If the International Preliminary Examining Authority wishes to issue one or more additional written opinions, it may do so, and Rules 66.2 and 66.3 shall apply." (Rule 66.4(a))
- (3) "If the International Preliminary Examining Authority considers
- (i) that the international application relates to a subject matter on which the International Preliminary Examining Authority is not required, under the Regulations, to carry out an international preliminary examination, and in the particular case decides not to carry out such examination, or
- (ii) that the description, the claims, or the drawings, are so unclear, or the claims are so inadequately supported by the description, that no meaningful opinion can be formed on the novelty, inventive step (non-obviousness), or industrial applicability, of the claimed invention,

the said Authority shall not go into the questions referred to in Article 33(1) and shall inform the applicant of this opinion and the reasons therefor." (Article 34(4)(a))

WRITTEN OPINION (Continued)

III. NEGATIVE STATEMENT IN REGARD TO NOVELTY, INVENTIVE STEP AND INDUSTRIAL APPLICABILITY OF CLAIMS

The statement under Article 35(2) should be negative in respect of the claims indicated below. The criteria not satisfied in respect of such claims are indicated by the letter abbreviation: N (for Novelty); IS (for Inventive Step); and IA (for Industrial Applicability).

Claimal (N, IS)

IV. CITATIONS AND EXPLANATIONS IN REGARD TO NOVELTY, INVENTIVE STEP AND INDUSTRIAL APPLICABILITY OF CLAIMS

No. of Claim / Relevant Supporting Documents Cited / Explanation

See separate sheet

NOTES TO FORM PCT/IPEA/408 (Continued)

Rule 67 entitled "Subject Matter Under Article 34(4)(a)(1)" reads as follows:

"No International Preliminary Examining Authority shall be required to carry out an international preliminary examination on an international application if, and to the extent to which, its subject matter is any of the following:

- (i) scientific and mathematical theories,
- (ii) plant or animal varities or essentially biological processes for the production of plants and animals, other than microbiological processes and the products of such processes.
- (iii) schemes, rules or methods of doing business, performing purely mental acts or playing games,
- (iv) methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.
 - (v) mere presentations of information,
- (vi) computer programs to the extent that the International Preliminary Examining Authority is not equipped to carry out an international preliminary examination concerning such programs."
- (4) "The applicant may respond to the invitation referred to in Rule 66.2(c) of the International Preliminary Examining Authority by making amendments or—if he disagrees with the opinion of that Authority—by submitting arguments, as the case may be, or do both." (Rule 66.3(a))
- "Any response shall be submitted directly to the International Preliminary Examining Authority." (Rule 66.3(b))

"On the request of the applicant, the International Preliminary Examining Authority may give him one or more additional opportunities to submit amendments or arguments." (Rule 66.4(b))

"The applicant shall be required to submit a replacement sheet for every sheet of the international application which, on account of an amendment, differs from the sheet originally filed. The letter accompanying the replacement sheets shall draw attention to the differences between the replaced sheets and the replacement sheets. To the extent that any amendment results in the cancellation of an entire sheet, that amendment shall be communicated in a letter." (Rule 66.8(a))

"If the international application has been filed in a language other than the language in which it is published, any amendment, as well as any letter referred to in Rule 66.8(a), shall be submitted in the language of publication." (Rule 66.9)

"Amendments to the claims under Article 19 or Article 34(2)(b) may be made either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed. All the claims appearing on a replacement sheet shall be numbered in arabic numerals. Where a claim is cancelled, no renumbering of the other claims shall be required. In all cases where claims are renumbered, they shall be renumbered consecutively." (Section 205(a))

WRITTEN OPINION (Continued)
V. CERTAIN DEFECTS IN THE INTERNATIONAL APPLICATION
The following defects in the form or contents of the above-identified international application under the Treaty or the Regulations have been noted.
See separate sheet
VI. CERTAIN OBSERVATIONS ON THE INTERNATIONAL APPLICATION
The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are notified:
See separate sheet
VII. INVITATION
APPLICANT IS INVITED TO SUBMIT A WRITTEN REPLY ACCOMPANIED, WHERE APPROPRIATE, BY AMENDMENTS (4) WITHIN two months/ days of the date of mailing indicated on the first sheet.
THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Authorized Officer
Name and Mailing Address THE PATENT OFFICE CARDIFF RD., NEWPORT GWENT NP9 iRH

Form PCT/IPEA/408 (last sheet) (January 1985)

NOTES TO FORM PCT/IPEA/408 (Continued)

"The applicant shall, in the letter referred to in the second and third sentences of Rule 46.5(a) or of Rule 66.8(a), indicate the differences between the claims as filed and the claims as amended. He shall, in particular, indicate in the said letter, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether:

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
 - (v) the claim is the result of the division of a claim as filed." (Section 205(b)

The attention of the applicant is also drawn to the examples given, in respect of the amendments of claims, in the Notes to Form PCT/ISA/220, which he received from the International Searching Authority; these examples are also valid in respect of amendments made in the course of the international preliminary examination.

01/85

FIRST WRITTEN OPINION

PCT/GB 91.00628

Time for reply: 2 MONTHS

Failure to reply within the time limit set may result in the automatic issue of the preliminary examination report based on this opinion.

Please address your reply to PCT (Chapter II) Section, Room G.R15, Concept House, Cardiff Road, Newport, Gwent, NP9 1RH. Please note that manuscript amendments are not permitted and all amendments should take the form of re-typed pages supplied in triplicate. Minimal typed inter-lineations are allowable. Please indicate which pages are cancelled and replaced by new pages.

DEFECTS

The claims are not in two part form as required by Rule 6.3 (b).

EXPLANATIONS REGARDING NOVELTY ETC

All claims meet the requirement of industrial applicability.

All claims other than claim 1 meet the requirements of novelty and inventive step since the Prior Art reported by ISA and known to the Examiner does not disclose lining a lateral by feeding a resin impregnated lining therein, using a pressurized fluid medium in conjunction with sealing arrangements, as set out in claims 2-8. However it would seem that the phrase "a seal arrangement ... place" in the last three lines of claim 1 embraces the arrangement disclosed in Figure 4 of GB 2096265 (Insituform) in that claim 1, as currently worded, appears to lack novelty and inventive step when GB 2096265 is considered.

OBSERVATIONS

The description on page 2 lines 25-28 does not appear to read clearly.

Reference numeral 90 on pages 7 and 5 does not seem to be shown on the drawings.

The Examiner dealing with this case is Mr B J Proctor

Telephone: 071-829 6771 (071-438-4862)

well 1.2.92

PATENT COOPERATION TREATY INTERNATIONAL PRELIMINARY EXAMINATION REPORT

DENTIFICATION OF THE INTERNATIONAL APPLIC	. =: 0.1	s or Agent's File Reference IDW/5096
nternational Application No. PCT/GB 91/00628	International Filing Dete (22.04.91) 22r	nd April 1991
Receiving Office UK PATENT OFFICE	Priority Dete Claimed (23.04.90)	d April 1990
Applicent (Name) INSITUFORM GROUP LTD ET AL		
BAS	S OF REPORT	
AMENDMENTS AND/OR RECTIFICATIONS 1" The amendr Authority in respect of the claims, the description, and/or draw	ents and/or rectifications made befolgs in the above-identified internation	re this International Preliminary Examinit al application are annexed to this report.
e. This report hes been established on the beais of the fo	owing epplication documents:	
the application documents as filed		
(X) description, peges	as originally filed	
description, pages	filed with your letter of	
description, pages	filed with your letter of	
description, peges	filed with your letter of	
⊠ claim(s)	es originally filed	24.00.00
claim(s) 1-7	filed with your letter of	24.03.92
claim(s)	filed with your letter of	
claim(\$)	filed with your letter of	
drewings, aheet fig.	as originally filed	
drewings, sheetifig.	filed with your letter of	
p. The amendments resulted in the cancellation of the following	g sheets:	
This raport has been established as if the amendments indi- have been considered to go beyond the disclosure as filed	sted on the extra sheet have not been	made, since, for the reasons indicated, th
2. PRIORITY 2	-	
This report has been satablished as if no priority has requested:	een cleimed due to the failure to f	urnish within the prescribed time limit
copy of the earlier epplication whose priority has t	en claimed.	
translation of the earlier application whose priority	hes been claimed.	
b. This report has been established as if no priority ha	been claimed due to the fact thet	the priority claim has been found inve
Thus, for the purposes of this report, the international filing	ate indicated above is considered to	be the relevant date.
* Where replacement sheets are annexed to this report, a transla	on of these replacement sheets must b	e furnished to the elected Offices within the

Form PCT/IPEA/409 (first sheet) (January 1985)

See notes on eccompanying sheet

CLASSIFICATION OF SUBJECT MATTER (if several classification symbols apply, indicate all.)

According to International Patent Classification (IPC) or to both National Classification and IPC F16L 55/16; F16L 55/165

REASONED STATEMENT AS TO CLAIMS MEETING CRITERIA OF NOVELTY (N), INVENTIVE STEP (IS) AND INDUSTRIAL APPLICABILITY (IA) 4 AND CITATIONS 7 AND EXPLANATIONS 8 SUPPORTING SUCH STATEMENT

CLAIM NUMBER	STATEMENT (CRITERIA)	CITATIONS AND EXPLANATIONS
1–7	N (YES) IS((YES) IA(YES)	All claims meet the requirement of industrial applicability. All claims meet the requirements of novelty and inventive step since the Prior Art reported by ISA and known to the Examiner does not disclose lining laterals by feeding resin impregnated lining therein, using a pressurized fluid medium in conjunction with sealing arrangements employing a plurality of "pressure pipes" for applying pressure fluid to a plurality of laterals.

		NON-WRITTEN	DISCLOSURES !	
Kind of Non-Written Disclos	ure	Date of Written Disc Non-Written Disclos	losure referring to the ure	Date of Non-Written Disclosure
		-		
A W M M			HED DOCUMENTS 10	Balante Bana Martin Olivan
Application/Patent	Date 0	f Publication	Filing Data	Priority Date (Valid Claim)
· CE	RTAIN DEF	ECTS IN THE IN	TERNATIONAL APPLI	CATION 11
The following defects in the form				
The claims are n	ot in tw	o part form	as required b	y Rule 6.3 (b).
			•	
CERTA	IN OBSERV	ATIONS ON TH	E INTERNATIONAL AF	PPLICATION 12
The following observations on the by the description have been note	clarity of the	claims, description, a	and drawings or on the qua	stion whether the claims are fully support
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The description	on pag	e 2 lines	25-28 does no	ot appear to read
clearly.	٠.			
Dafamanaa musaa	1 00			
on the drawings.	17 90 or	i pages /	and 5 does not	seem to be shown
on the drawings.				
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		CERTIF	ICATION	
Data Demand Submitted			Date of Completion of Report	the International Preliminary Examination
13 NOVEMBER 1991				. 1000
13.11.91			2/" Micurci	1 1992 (27.3.92)
International Preliminary Examin	ing Authority		Signature of Authorize	ed Officer
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United Kunadom	Ω	$\wedge \mathcal{C}$	1 / 1/2 1/1	

Form PCT/IPEA/409 (last sheet) (January 1985)

See notes on accompanying shaet

24 March 1992

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CLAIMS

- 1. A method of lining a lateral pipe leading into a main pipe, wherein a resin impregnated lining is inserted into the lateral pipe using a fluid medium under pressure, and wherein a seal arrangement forms a seal at the location where the lateral meets the main pipe as curing of the resin takes place, and wherein the fluid medium is supplied to insert the lateral lining by means of a pressure pipe, and at least one additional pressure pipe extends past the seal arrangement so that pressure fluid can be applied to another lateral lining remote from the first mentioned lateral whilst curing of the first mentioned lateral lining is taking place.
- 2. A method according to Claim 1, wherein the seal is formed by an inflatable means, said means being inflated by the fluid medium used for inserting the lateral lining, but at a lower pressure.
- 3. A method according to Claim 1 or 2, wherein the seal arrangmeent comprises an elbow pipe through which the lateral lining is everted to be inserted into the lateral, and the seal arrangement is connected to the elbow.
- 4. A method according to Claim 3, when taken with Claim 2, wherein the inflatable means comprises a bag or bladder which is inflated against the main pipe surface.
- 5. A method according to Claim 4, wherein the bag or bladder is in the form of a pair of spaced diametrically opposed inflatable pillows.

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24 March 1992:

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- 6. A method according to any preceding claim wherein the lining tube is provided with a collar which is applied to the location at which the lateral meets the main pipe, and the lining is of finite length and is open ended.
- 7. Apparatus for inserting a resin impregnated lining into a lateral pipe which leads to a main pipe, comprising an elbow pipe by which the lining be inverted using fluid medium under pressure into the lateral from the main pipe, said elbow having connected thereto an inflatable sealing arrangement whereby the elbow may be locked in position in main pipe by means of said fluid medium, and so that a pressure pipe may extend along the main pipe past the sealing arrangement so that a further lining may inserted into a further lateral whilst the sealing arrangement holds the elbow in position in the main pipe and the resin impregnated first mentioned lining cures.

PATENT COOPERATION TREATY

Mr J Denmark 5 York Place LEEDS LS1@2SD FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

NOTIFICATION OF TRANSMITTAL OF INTER-NATIONAL PRELIMINARY EXAMINATION REPORT issued pursuant to PCT Rule 71.1

inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT

DATE OF MAILING by the International Preliminary Examining Authority 07 APR 1992

APPLICANT'SJEPMANNEOSETLE REFERENCE

IDENTIFICATION OF THE INTERNATIONAL APPLICATION

International Application No. PCT/GB91/00628

International Filing Date (22.04.91) 22nd April 1991

Applicant (Name)

INSITUFORM GROUP LTD ET AL

NOTIFICATION

The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the above-identified international application.

The attention of the applicant is drawn to the reminder contained in Form PCT/IB/332, which he received from the International Bureau, concerning the time limits within which he must perform certain acts before each elected Office.

A copy of the report and its annexes, if any, has this same day also been transmitted to the International Bureau $\ \ .$

THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

Name and Ma

THE PATENT OFFICE CARDIFF RD., NEWPORT GWENT NPB 1RH Authorized Officer

3 Prodor

-8 APR 1992

PATENT COOPERATION TREATY

TO:

FROM:

APR 27 1992

the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION CONCERNING DOCUMENTS TRANSMITTED

Issued pursuant to PCT Article 36(3)(a)

(as elected Office)

United States Patent and Trademark Office

Washington, D.C.

Date of Mailing:

13 April 1992 (13.04.92)

NOTIFICATION

The International Bureau transmits herewith the following documents and number thereof:

1 (number of) copy(s) of the international preliminary examination report and annexes (Article 36(3)(a)).

This notification is sent to the above addressee in its capacity as an elected Office.

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

Mailing Address:

Authorised Officer:

WIPO

34, chemin des Colombettes

1211 Geneva 20 Switzerland

M. Abidine

PATENT COOPERATION TREATY INTERNATIONAL PRELIMINARY EXAMINATION

REC'D	1	0	APR	1992
EPIPBT		P	CT	

IDENTIFICATION OF THE INTERNATIONAL APPLICATION		Applicant's or Agent's File Reference			
		JD/MDW/5096			
International Application No. PCT/GB 91/00628	International F	Filing Date 1) 22nd April 1991			
Receiving Office	Claimed				
UK PATENT OFFICE	(23.04.90	(23.04.90) 23rd April 1990			
Applicant (Name) INSITUFORM GROUP LTD ET AL		·			
BASIS OF REPORT					
AMENDMENTS AND/OR RECTIFICATIONS ** — The smendment Authority in respect of the claims, the description, and/or drawing the description.	ents end/or rectification gs in the sbove-identific	is mede before this internetional Preliminary Examining and international application are annexed to this report.			
e. This report has been established on the basis of the follo	owing application doc	uments:			
the application documents as filad		•			
🔀 description, peges	as originally f	filed			
description, pagea	filed with your letter of				
description, pages	filad with your letter of				
description, peges	filed with your letter of				
☐ claim(s)	as originally f				
claim(s) 1-7	filed with you	r letter of 24.03.92			
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b The amendments resulted in the cancellation of the following	sheeta:				
c. This report has been established as if the amendments indicat have been considered to go beyond the disclosure es filed.	led on the axtra sheet h	ave not been made, since, for the reasons indicated, they			
2. PRIORITY 2					
a. This report has been eatablished as if no priority has been claimed due to the failure to furnish within the preacribed time limit the requested:					
copy of the earlier application whose priority has been cleimed.					
trenslation of the esrlier epplication whose priority has been claimsd.					
b. This report has been asteblished as If no priority has been claimed due to the fect that the priority claim has been found invalid.					
Thus, for the purposes of this report, the international filling date indicated above is considered to be the relevant date.					
* Where replacement sheets are sinexed to this report, a translation of these replacement sheets must be furnished to the elected Offices within the time timit applies ble under PCT Article 39(1).					

CLASSIFICATION OF SUBJECT MATTER (If several classification symbols apply, Indicate all.) 5

According to International Patent Classification (IPC) or to both National Classification and IPC F16L 55/16; F16L 55/165

REASONED STATEMENT AS TO CLAIMS MEETING CRITERIA OF HOVELTY (N), INVENTIVE STEP (IS) AND INDUSTRIAL APPLICABILITY (IA) AND CITATIONS AND EXPLANATIONS SUPPORTING SUCH STATEMENT

CERTAIN DESCRIPTIONS ON THE INTERNATIONAL APPLICATION 12 The following observations on the clarity of the claims, discription, and drawings or on the question whether the claims are fully support by the description have been noted. CERTAIN OBSERVATIONS ON THE INTERNATIONAL APPLICATION 12 The claims are not in two part form as required by Rule 6.3 (b).			NON-WRITTEN	DISCLOSURES *		
CERTAIN DEFECTS IN THE INTERNATIONAL APPLICATION 12 The following defects in the form or contents of the internetional application have been noted. The claims are not in two part form as required by Rule 6.3 (b). The tollowing observations on the clarity of the claime, description, and drawings or on the question whether the claime are fully support to the description on page 2 lines 25–28 does not appear to read clearly. Reference numeral 90 on pages 7 and 5 does not seem to be shown on the drawings.	Kind of Non-Written Discio	ura	Data of Written Dieci	losure referring to tha	Dat	le of Non-Written Disclosura
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CERTAIN OBSERVATIONS ON THE INTERNATIONAL APPLICATION 12 The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully support by the description have been noted. The description on page 2 lines 25–28 does not appear to read clearly. Reference numeral 90 on pages 7 and 5 does not seem to be shown on the drawings. CERTIFICATION Date Description of the Internetional Preliminary Exemination						
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- 1 **-**

IMPROVEMENTS RELATING TO THE LINING OF PIPELINES OR PASSAGEWAYS

This invention relates to the lining of pipelines or passageways, using flexible tubular materials which are impregnated with curable synthetic resin and which, when placed in position lining the pipeline or passageway are held by fluid pressure against the pipeline or passageway surface until the resin cures to a hard condition leaving a hard lining pipe lying on the pipeline or passageway surface.

The most widely practised method using such resin impregnated linings is disclosed in British Patent No. 1449455 from which it will be seen that the impregnated lining is applied to the pipeline or passageway surface by eversion of same into the pipeline or passageway, using fluid pressure.

The present invention is concerned with lining pipelines which are called "laterals" insofar as they sidewise a main pipeline or passageway, such as a Of any particular main line, there may plurality of laterals entering the main line, and it frequently arises that the laterals have to be lined of a means resin impregnated tube. Using methods for lining laterals, it is not possible to perform any lining operation of a second or subsequent lateral whilst the lining in one lateral is being cured. As the cure time may take up to 5 or 6 hours, if a section of main line having say 5 laterals to be lined is involved, the minimum total time to line all be in the order of 25 to 30 hours. As these lining operations are required to be carried out during the night for purposes of convenience, it is often the that the completion of the work has to take place over

- 2 -

several evenings and therefore the work crew must depart the site and return at a later date to complete the work.

The present invention is concerned with providing an arrangement wherein the completion of a plurality of lateral lining operations may be effected in a much shorter period.

accordance with the present invention, a plurality of laterals meeting a common main line are lined inserting resin impregnated linings into said laterals to hold same in position by fluid pressure whilst curing of the resin takes place, and after insertion each lining, a seal arrangement at the location where the lateral meets the main line enables the second and subsequent laterals to be lined whilst the first previosuly inserted lining is held in position and being cured.

The seal arrangement may comprise a flexible bag which is pressurised with the medium which urges the against the lateral surface so as to prevent escape pressurising medium, but such bag allowing pressure fluid supplying pipes to pass to the inside or outside of bag and to other lateral connections downstream of bag in the main pipe whereby such other laterals may be lined by the eversion there into of resin а impregnated lining tube, the holding of the lining to the lateral surface by fluid pressure, and a sealing bag retaining the lining in position and forming between the lateral and the main line.

It will be seen that by using the method, the linings for the laterals can be inserted sequentially, and held in installed position under pressure, and cured simultaneously. A plurality of laterals can be lined and cured in a total time equal to the time it takes to line one lateral multiplied by the number of laterals plus the curing time for one of the lateral linings which total time in the case of 5 laterals may be in the order of 8 hours, which is a considerable reduction from the 25-30 hours which are required for the lining of 5 laterals by the conventional method. For example therefore the lateral lining on any particular contract may be capable of being completed in one evening as opposed to being completed in stages over two or three evenings.

Embodiments of the invention will now be described, by way of example, with reference to the accompanying diagrammatic drawings, wherein:-

Fig. 1 is a diagrammatic side elevation showing the method by which a lateral is lined in accordance with the method of the invention;

Fig. 2 is a sectional elevation taken on the line II-II;

Fig. 3 is an enlarged sectional view of the detail ringed III in Fig. 1;

Fig. 4 is an enlarged sectional view of the detail ringed IV in Fig. 1;

Fig. 5 is a sectional side view of an alternative form of apparatus for carrying out the method of the invention.

Fig. 6 is an end view of the arrangement shown in Fig. 5; and

Fig. 7 is a perspective view of the lining tube used in the method of Figs. 5 and 6.

Referring to the drawings, in Fig. 1 a main line 10 is intersected by a lateral 12 which is to be lined in

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accordance with a first method of the invention.

the lining operation, a resin impregnated flexible lining tube 14 has a beaded end 16 which is reinforced, and forms a ring which seats against the opening of The tube 14 is loaded inside a carrier tube Carrier tube 18 has one end 20 anchored to an elbow 18. and to the other end of the elbow connected a containment tube 24. A disc 26 seals other end of the containment tube, but extending through the disc is a pressure hose 28 and a bleed hose 30.

The pressure hose 28 and bleed hose 30 can slide through the disc 26 as insertion of the lining tube 14 takes place as will be explained.

If reference is made now to Fig, 4, as shown, the tail end of the carrier tube 18 is closed around the bleed hose 30, and the pressure hose 28 is connected to the closed end of the carrier tube 18. The end of the lining tube 14 stops short of the end of the carrier tube so that the lining tube can be left in position lining the lateral 12.

method of insertion comprises the introduction of pressurising fluid, water or gas, through the pressure 28 into the space between the containment tube the carrier tube 18 with the result that the carrier tube 18 and the lining tube 14 are everted as shown at 32 in Fig. 1 into the lateral 12, the lining tube 14 presented to the lateral surface. The assembly of tubes and 18 therefore everts into the lateral 12 pressure hose 28 and the bleed hose 30 are pulled through containment tube, through the elbow 22 and up to the end of the lateral. The portion 30A of the bleed hose projects out of the end of the eversion face so that any water collects above the lining, it can bleed through end 30A, which is provided with apertures 34 for this purpose, out of the tube 30 and back to drain so that there will be no undesirable collection of liquid in the lateral whilst lining is taking place.

The pressure fluid which is supplied by the hose 28 leaks an aperture 36 in the elbow 22 and pressurises a or bladder 38 surrounding the elbow as shown. bladder is therefore inflated so as to seal against the main line 10 and to seal the end 16 of the lining. aperture is provided with or acts as a pressure reduction so that whilst the everting pressure may be of the order of 20 p.s.i., the pressure in the bag or bladder 38 much lower e.g. in the order of 5 p.s.i. The bladder remains pressurised as long as the pressure maintained inside the everted lining and carrier tube. soon as this position has been reached, assembly 40 which is used for positioning the elbow 22 by being connected thereto through a link 42 fast with elbow is released from that link insofar as, as shown in 3, the link 42 has a socket 44 in which engages a centralising pin 46. The wall of the socket apertures 48, 50 in which pegs 52 and 54 engage, these pegs being carried by pivotable jaws 56 and The jaws 56 and 58 are connected to the clamping 60 having swingable arms 62 and 64 on the ends of which are provided guide rollers 66 and 68. As the bladder 38 inflates, the rollers 66 which are held inwardly spring action are caused to pivot to the position shown Fig. 1 which has the effect of moving the jaws 56 and apart to remove the pegs 52 and 54 from the apertures 48 and 50 and the positioning device 40 and the device 60 with the rollers and jaws can be detached from the the connecting tube 42 so that it can be bladder and pulled along the line 10 away from the inflated bladder.

A series of additional pressure pipes and corresponding

bleed pipes 70, 72 (four in all) extend to the outside of bladder 38 and are removably attached to the positioning device 40. Device 40 is moved to the end of the main line 10 and a second assembly comprising elbow 22, bladder 38, containment tube 24, sealing 26 and the carrier tube and lining 18 and 14 with bladder 38 is connected to the positioning device (and one of the additional pressure/bleed pipe pair) which is again moved back into the main line 10 until the next lateral lined is reached when the device is placed in register therewith so that by appropriate pressurising assembly as described in relation to Fig. 1, the lining can be inserted into position in the lateral. this process has been completed, the procedure is again repeated so that all five laterals can have lining tubes placed therein and the lining tubes can be cured simultaneously.

To effect the curing, it may be necessary to circulate hot water, steam or hot air through the pressurising hoses 28, 70 and 72 if the resin is of the heat cure type.

When curing has been completed, it is simply a matter of releasing the pressure in each of the bladders 38 which will then collapse, and each can be removed from the main line 10 by pulling on the pressure hose 28, 70 or 72 as the case may be. The retraction of such hose retracts the carrier tube 18 from inside the lateral, leaving the rigid lining tube 14 in position.

In the alternative arrangement shown in Figs. 5, 6 and 7, the method of operation is the same as that described in relation to Figs. 1-4, and only the structure of the bladder is varied in order to make it easier for the additional pressure/bleed pipes to pass the bladder assembly whilst it is inflated.

Thus, the bladder is in the form of diametrically opposite inflatable pillows 80, 82 which are carried inner diametrically opposite plates, 84, 86 connected to the elbow 22 by being bolted thereto by bolts 88. Plate 86 is carried by the elbow 22 on a radial leg 90 which is in length so that the arrangement adjusted to suit pipes of different diameters. Pillow 80 has a hole, 92 therein through which the elbow pipe 22 passes the pipe 94 which extends from the elbow forms passage for the everting medium and also carries the coupling 42. Pipes 96, 98 connect the interior the pipe 94 and the pillows 80, 82. The aperture also shown in Fig. 5. The operation of the arrangement Figs. 5, 6 and 7 will be understood from the previous description of the embodiment of Figs 1-4. The lining 14 the carrier tube 18 are inverted by pressurising the interior of elbow 22 and at the same time by passage of the pressurising medium through hole 36, pipe pipes 96, 98 inflation of the pillows 80, 82 to seal the aperture whilst eversion takes place. lateral additional pressure/bleed pipes 70, 72 can pass between the pillows easily as shown in Fig. 6 in dotted lines. Whilst pillow 80 seals the lateral, pillow 82 forms reaction means.

The lining tube 14 in the Fig. 7 arrangement as shown has a collar 100 which is preferably a sealed envelope resin containing а absorbent material impregnated with curable synthetic resin similar to the tube itself. As the lining tube 14 cures so the will also cure and the collar remains in place around the lateral aperture.

The present invention provides a system whereby a plurality of lateral linings may be cured simultaneously thereby reducing the overall cure time in a contract where a number of laterals have to be lined.

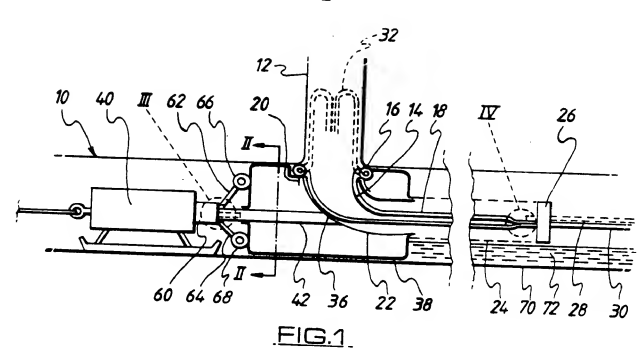
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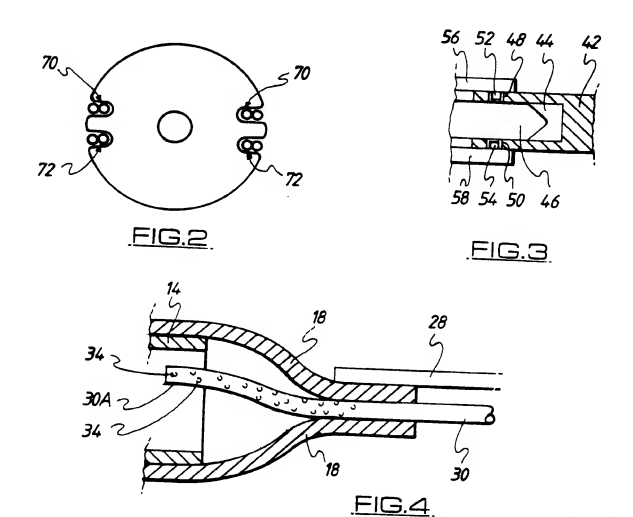
CLAIMS

- 1. A method of lining a lateral pipe leading into a main pipe, wherein a resin impregnated lining is inserted into the lateral pipe using a fluid medium under pressure, and wherein a seal arrangement forms a seal at the location where the lateral meets the main pipe as curing of the resin takes place.
- 2. A method according to Claim 1, wherein the seal is formed by an inflatable means, said means being inflated by the fluid medium used for inserting the lateral lining, but at a lower pressure.
- 3. A method according to Claim 1 or 2, wherein fluid medium is supplied to insert the lateral lining by means of a pressure pipe, and at least one pressure pipe extends past the arrangement so that pressure fluid can be applied to another lateral lining remote from the first mentioned lateral whilst curing of the mentioned lateral lining is taking place.
- 4. A method according to Claim 1, 2 or 3, wherein the seal arrangmeent comprises an elbow pipe through which the lateral lining is everted to be inserted into the lateral, and the seal arrangement is connected to the elbow.
- 5. A method according to Claim 4 when taken with Claim 2, wherein the inflatable means comprises a bag or bladder which is inflated against the main pipe surface.
- 6. A method according to Claim 5, wherein the bag or bladder is in the form of a pair of spaced diametrically opposed inflatable pillows.

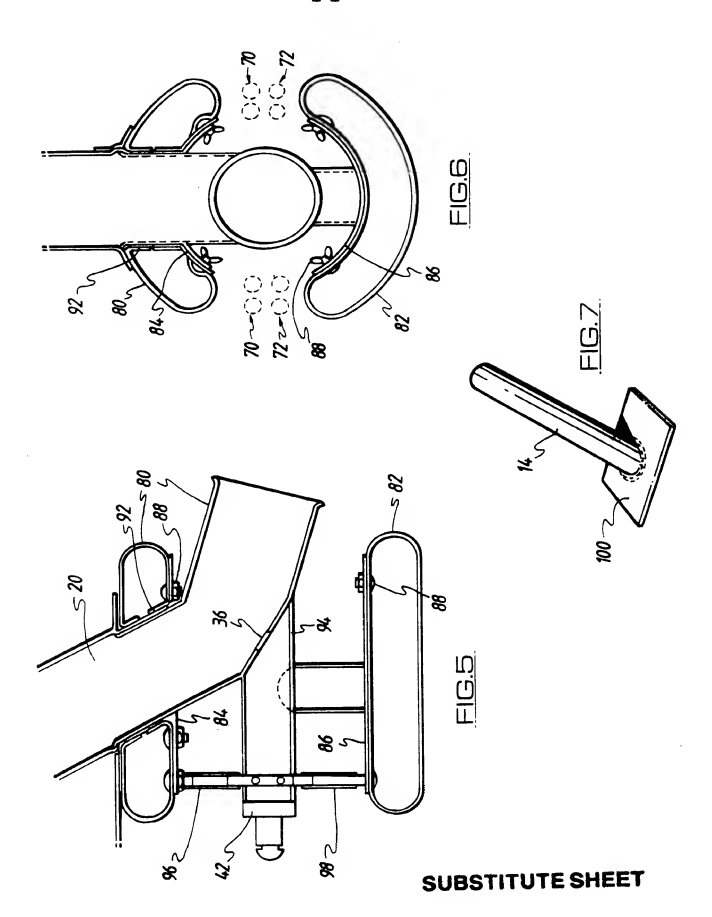
- 9 -

- 7. A method according to any preceding claim wherein the lining tube is provided with a collar which is applied to the location at which the lateral meets the main pipe, and the lining is of finite length and is open ended.
- 8. Apparatus for inserting a resin impregnated lining into a lateral pipe which leads to a main pipe, comprising an elbow pipe by which the lining inverted using fluid medium under pressure into lateral from the main pipe, said elbow having connected thereto an inflatable sealing arrangement whereby the elbow may be locked in position in the main pipe by means of said fluid medium, and so that a pressure pipe may extend along the main pipe past the sealing arrangement so that a further lining may inserted into a further lateral whilst the sealing arrangement holds the elbow in position in the main pipe and the resin impregnated first mentioned lining cures.





SUBSTITUTE SHEET



INTERNATIONAL SEARCH REPORT

		International Application 0	PCT/GB 9100628
	ON OF SUBJECT MATTER (if several classificati		
F 16 L	national Patent Classification (IPC) or to both Nation 55/16 F 16 L 55/165	nal Classification and IPC	
II. FIELDS SEAR	CHED		
	Minimum Do	cumentation Searched?	
Classification Sys	rem	Classification Symbols	·
Int.Cl.5	F 16 L		
		other than Minimum Documentation ents are included in the Fields Searched ⁸	
III. DOCUMENTS	CONSIDERED TO BE RELEVANT ⁹		
Category o	Citation of Document, ti with indication, where app	propriate, of the relevant passages 12	Relevant to Claim No.13
A	WO-A-8 908 218 (NCC September 1989, see 1 1,3	BYGG AB) 8th figures 1,2; claims	1,2,7,8
A	EP-A-0 241 719 (INS) 21st October 1987, se	ITUFORM GROUP LTD) ee claims 1,7	1
A	GB-A-2 082 285 (INS) March 1982, see figur		1
A	WO-A-8 503 758 (RUMF	P) 29th August 1985	4-6,8
° Special catego	pries of cited documents : ¹⁰	"T" later document published after the	international filing date
"A" document considered "E" earlier doc filing date "L" document which is cicitation or "O" document other mean "P" document later than	defining the general state of the art which is not to be of particular relevance nument but published on or after the international which may throw doubts on priority claim(s) or ted to establish the publication date of another other special reason (as specified) referring to an oral disclosure, use, exhibition or as published prior to the international fliing date but the priority date claimed	or priority date and not in conflict cited to understand the principle of iovertion "X" document of particular relevance; to cannot be considered novel or canninvolve an inventive step "Y" document of particular relevance; to cannot be considered to involve an document is combined with one or ments, such combination being obtain the art. "&" document member of the same pate	with the application but ritheory underlying the he claimed invention not be considered to he claimed invention inventive step when the more other such docurious to a person skilled
IV. CERTIFICAT			
Date of the Actual	Completion of the International Search 02-07-1991	Date of Malling of this Internation	al Search Report
International Searc	hine Authority	Signature of Authorized Officer	
	EUROPEAN PATENT OFFICE		le van der Haas

ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

GB 9100628 SA 46788

This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 06/09/91

The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date	Patent family member(s)		Publication date
WO-A- 8908218		SE-B- SE-A-	460496 8800653	16-10-89 26-08-89
EP-A- 0241719	21-10-87	CA-A- JP-A- US-A-	1271115 63067135 4778553	03-07-90 25-03-88 18-10-88
GB-A- 2082285	03-03-82	None		
WO-A- 8503758	29-08-85	EP-A-	0173702	12-03-86

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Our Ref: JD/MAW/DJM/5096

20th March, 1992

The Comptroller, International Section, The Patent Office. Cardiff Road, Newport, GWENT NP9 1RH.

Dear Sirs

Re: PCT International Application No. PCT/GB91/00628 Filing Date: 22nd April, 1992 Applicant: Insituform Group Limited

In connection with the above case, and in response to the outstanding First Examination Report, the Claims have been amended to deal with the Examiners objection on the basis of the prior art, and new Claims in triplicate are enclosed. Page 2 has also been amended and a fresh page 2 in triplicate is enclosed. It is believed that these new pages will meet the Examiners requirements.

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Yours faithfully
J. DENMARK

several evenings and therefore the work crew must depart the site and return at a later date to complete the work.

The present invention is concerned with providing an arrangement wherein the completion of a plurality of lateral lining operations may be effected in a much shorter period.

accordance with the present invention, a plurality of laterals meeting a common main line are lined inserting resin impregnated linings into said laterals and to hold same in position by fluid pressure whilst curing of the resin takes place, and after insertion each lining, a seal arrangement at the location where the lateral meets the main line enables the subsequent laterals to be lined whilst the first or previosuly inserted lining is held in position being cured.

The seal arrangement may comprise a flexible bag which is pressurised with the medium which urges the against the lateral surface so as to prevent escape pressurising medium, but such bag allowing pressure fluid supplying pipes to pass to the inside or outside of bag and to other lateral connections downstream of the bag in the main pipe whereby such other laterals may be lined by the eversion there into ο£ impregnated lining tube, the holding of the lining tube to the lateral surface being accected by fluid pressure, and a sealing bag retaining the lining in position forming a seal between the lateral and the main line.

It will be seen that by using the method, the linings for the laterals can be inserted sequentially, and held in installed position under pressure, and cured simultaneously. A plurality of laterals can be lined and cured in a total time equal to the time it takes to line

CLAIMS

- 1. A method of lining a lateral pipe leading into a main pipe, wherein a resin impregnated lining is inserted into the lateral pipe using a fluid medium under pressure, and wherein a seal arrangement forms a seal at the location where the lateral the main pipe as curing of the resin takes place, and wherein the fluid medium is supplied to insert lateral lining by means of a pressure pipe, at least one additional pressure pipe extends past the seal arrangement so that pressure fluid be applied to another lateral lining remote from first mentioned lateral whilst curing of the first mentioned lateral lining is taking place.
- 2. A method according to Claim 1, wherein the seal is formed by an inflatable means, said means being inflated by the fluid medium used for inserting the lateral lining, but at a lower pressure.
- 3. A method according to Claim 1 or 2, wherein the seal arrangmeent comprises an elbow pipe through which the lateral lining is everted to be inserted into the lateral, and the seal arrangement is connected to the elbow.
- 4. A method according to Claim 3, when taken with Claim 2, wherein the inflatable means comprises a bag or bladder which is inflated against the main pipe surface.
- 5. A method according to Claim 4, wherein the bag or bladder is in the form of a pair of spaced diametrically opposed inflatable pillows.

- 6. A method according to any preceding claim wherein the lining tube is provided with a collar which is applied to the location at which the lateral meets the main pipe, and the lining is of finite length and is open ended.
- 7. Apparatus for inserting a resin impregnated lining into a lateral pipe which leads to a main pipe, comprising an elbow pipe by which the lining may be inverted using fluid medium under pressure into the lateral from the main pipe, said elbow having connected thereto an inflatable sealing arrangement whereby the elbow may be locked in position in the main pipe by means of said fluid medium, and so that a pressure pipe may extend along the main pipe past the sealing arrangement so that a further lining may be inserted into a further lateral whilst the sealing arrangement holds the elbow in position in the main pipe and the resin impregnated first mentioned lining cures.